

To: Seter, David[Seter.David@epa.gov]
Cc: Cohen, Adam[Adam.Cohen@dgsllaw.com]; Collins, Jim[Collins.Jim@epa.gov]; Ball, Harold[Ball.Harold@epa.gov]; Rodriguez, Dante[Rodriguez.Dante@epa.gov]; Dirscherl, Christopher[Dirscherl.Christopher@epa.gov]; Jeryl Gardner[JGARDNER@ndep.nv.gov]; 'Dan Ferriter'[dan.ferriter@copperenv.com]; 'Randy Miller'[rlmiller@broadbentinc.com]; John Batchelder[jbatchelder@envirosolve.com]; Halsey, Ronald H[ronald.halsey@bp.com]; Johnson, Brian S[Brian.S.Johnson@bp.com]
From: Oman, Jack
Sent: Fri 10/28/2016 9:58:59 PM
Subject: RE: Anaconda EPA Response on DWMP and BWP

Dave,

Thank you for providing EPA's October 25, 2016 response to my September 1 letter. We appreciate EPA's confirmation that further domestic well monitoring is not required for residences that have received connections to the City of Yerington public water system under the Roeder settlement. ARC understands the importance of consulting with EPA when implementing modifications to the monitoring program, which is why we submitted the September 1 letter. It's worth pointing out that we have been discussing changes to the domestic well monitoring program and the bottled water program, both in our progress reports and in meetings with EPA, for quite some time. Discontinuing monitoring for wells no longer being used for drinking water is also consistent with past practices documented in ARC's quarterly and annual domestic well monitoring reports. As described in those reports, there have been numerous prior instances where domestic wells were taken out of service or residences were connected to alternative water sources (including the YPT system and in-home treatment systems), and domestic monitoring was discontinued as a result. This is in line with the primary objectives for the domestic well monitoring program, which are to obtain groundwater samples that are representative of the quality of water used for drinking water or other domestic water supply purposes and to monitor public health.

Our next round of quarterly monitoring is scheduled to occur on November 2, 2016. Based on your letter, and consistent with prior communications between ARC and EPA, we will not be including wells for any residences with City water system connections in the November sampling event. We will continue to monitor the remaining wells in the domestic well monitoring program (including properties of homeowners that excluded themselves from the Roeder settlement) and will maintain deliveries of bottled water to the current list of eligible recipients pending further discussions with EPA. I will reach out to you in the coming days to schedule a discussion of the other items raised in EPA's and ARC's letters.

Thank you,

Jack Oman

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From: Seter, David [mailto:Seter.David@epa.gov]

Sent: Tuesday, October 25, 2016 9:15 AM

To: Oman, Jack

Cc: Cohen, Adam; Collins, Jim; Ball, Harold; Rodriguez, Dante; Dirscherl, Christopher

Subject: Anaconda EPA Response on DWMP and BWP

Dear Jack,

Please see attached EPA's response to ARC's correspondence on the Domestic Well Monitoring Program (DWMP) and Bottled Water Program (BWP).

I'm also copying Adam Cohen and Jim Collins as they recently had a conversation on this topic, as well as the EPA technical and management team.

Please contact me with any questions or concerns.

Thank you,

David A. Seter, P.E.

Remedial Project Manager

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